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17 **UNITED STATES DISTRICT COURT**

18 **DISTRICT OF NEVADA**

19 BONANZA BEVERAGE CO., a Nevada
20 corporation,

21 Plaintiff,

22 v.

23 MILLERCOORS LLC, a Delaware limited
24 liability company,

25 Defendant.

CASE NO.: 2:18-CV-01445-JAD-EJY

Order Extending Discovery Stay

ECF Nos. 95, 102, 127, 128, 146

26 Plaintiff Bonanza Beverage Co. ("Bonanza") and Defendant MillerCoors LLC
27 ("MillerCoors") (collectively, the "Parties") jointly file this status report as required by the
28 Court in its January 22, 2020 Order [ECF No. 145] approving the previously filed (January 21,

1 2020) status report regarding the ongoing settlement discussions between the parties. [ECF
2 No. 144.]

3 The parties have reached an amicable and confidential resolution in principle of this
4 matter. The parties will work diligently to document their resolution, but finalizing the details
5 will take some time. As of now, the parties cannot state definitively when a dismissal with
6 prejudice will be filed. The parties respectfully request that the stay of discovery be continued
7 until **Tuesday, March 3, 2020**. On that day, the parties will file another status report, updating
8 the Court on the status of the documentation.

9 For the foregoing reasons, the Parties request that the Court enter an order extending the
10 stay of discovery until **Tuesday, March 3, 2020** and requiring the parties to submit a status
11 report on that date.

12 RESPECTFULLY SUBMITTED this 31st day of January 2020.

13 LEWIS ROCA ROTHGERBER CHRISTIE LLP SMITH LARSEN & WIXOM

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25 ORDER

26 Good cause appearing, IT IS HEREBY ORDERED that the parties' joint motion to
27 extend the discovery stay [ECF No. 146] is GRANTED. **The discovery stay is extended to
28 March 3, 2020**, to permit the parties to finalize the details of their resolution of this matter.

In light of the pending resolution, IT IS FURTHER ORDERED that MillerCoors LLC's motion to dismiss and objections to magistrate judge rulings [ECF Nos. 95, 102, 128] are DENIED without prejudice to their prompt refiling in the event that the settlement is not completed.

IT IS FURTHER ORDERED that MillerCoors, LLC's unopposed motion for leave to file documents under seal [ECF No. 127] is GRANTED. I find that the lesser good cause standard applies in this context because the underlying objection is not dispositive as it does not address the merits of this action. *See Kamakana v. City & Cnty. of Honolulu*, 447 F.3d 1172, 1178–80 (9th Cir. 2006). I have reviewed the sealed exhibits and objection in camera and conclude that there is good cause to seal them in their entirety. These judicial records contain or discuss confidential and proprietary business information from Bonanza Beverage Co. and two different third-parties. I am satisfied that releasing the information contained in these judicial records could potentially damage the parties, and I find that good cause exists to seal this information.

U.S. District Judge Jennifer A. Dorsey
Dated: February 4, 2020

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